



TTAB

HRDCORE.025CN/026CN

04-25-2002
U.S. Patent & TMO/c/TM Mail Rcpt Dt. #26

BOX TTAB/NO FEE

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

Hardcore Enterprises Pty Ltd.,

Petitioner,

v.

RCN-Companhia de Importacao e Exportacao de Texteis
Limitada,

Respondent.

) **Cancellation No.: 31,118**
) **Mark: GLOBELINE**
) **Reg. No.: 2,359,181**

) **Cancellation No.: 31,963**
) **Mark: GLOBELINE**
) **Reg. No.: 2,288,703**

I hereby certify that this correspondence and all marked
attachments are being deposited with the United States Postal
Service as first-class mail in an envelope addressed to:
Assistant Commissioner for Trademarks, 2900 Crystal Drive,
Arlington, VA 22202-3513, on

4/22/02
(Date)

Stacey R. Halpern

02 MAY 17 9:23
TRADEMARK TRIAL AND
APPEAL BOARD

STIPULATED MOTION TO SUSPEND
CANCELLATION PROCEEDINGS

Assistant Commissioner for Trademarks
2900 Crystal Drive
Arlington, VA 22202-3513

ATTN: BOX TTAB NO FEE

Dear Sir:

Pursuant to T.B.M.P. §§. 510.03, 605.01 and 605.02, Petitioner, Hardcore Enterprises Pty Ltd. ("Petitioner"), by and through its attorneys, hereby requests that the Trademark Trial and Appeal Board ("TTAB") continue the suspension of the above-captioned cancellation proceedings pending the parties' settlement discussions.

The TTAB previously suspended Cancellation Action No. 31,963 until February 13, 2002, and Cancellation Action No. 31,118 until March 27, 2002. However, to date, the TTAB has not issued any orders resuming either proceeding.

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Accordingly, Petitioner requests that the TTAB continue the suspensions regarding Cancellation Action Nos. 31,118 and 31,963. This stipulated request is made in good faith and not for the purpose of delay. The parties are involved in settlement discussions regarding both of the above-referenced proceedings and desire to avoid the expense of continuing with the proceedings pending their settlement discussions. As the settlement discussions could resolve all the controversies between the parties, Applicant respectfully submits that granting these suspensions is likely to save the resources of the TTAB in the event that the cancellation proceedings can be resolved amicably.

If the negotiations lapse and settlement is not reached, the parties will request that the TTAB lift the suspensions and reset all relevant dates in the proceedings.

Counsel for Petitioner submits that it has shown good cause for continuing with the suspensions. Counsel for Respondent, Julie Greenberg provided her consent to this motion via telephone on April 15, 2002.

Please charge Deposit Account No. 11-1410 for any additional fees which may be required.

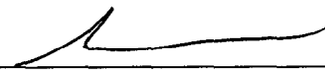
Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: _____

4/22/02

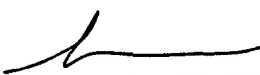
By: _____


Stacey R. Halpern
Attorney for Opposer/Petitioner
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Sixteenth Floor
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(949) 863-5795
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CERTIFICATE OF SERVICE

I hereby certify that I served a copy of the foregoing **STIPULATED MOTION TO SUSPEND CANCELLATION PROCEEDINGS** upon Respondent's counsel by depositing one copy thereof in the United States Mail, first-class postage prepaid, on April 22, 2002 addressed as follows:

Julie A. Greenberg
GIFFORD, KRASS, GROH, SPRINKLE,
ANDERSON & CITKOWSKI, P.C.
280 N. Old Woodward, Suite 400
Birmingham, MI 48009



Stacey R. Halpern

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